1 2 3 UNITED STATES DISTRICT COURT 4 WESTERN DISTRICT OF WASHINGTON 5 AT SEATTLE DANIEL CORTES ARIAS, an individual, 6 No. 2:24-cy-00546-JHC Plaintiff, 7 STIPULATION AND ORDER TO VS. BRIEFLY EXTEND DEADLINE FOR 8 **DEFENDANT TRAVELERS** TRAVELERS CASUALTY INSURANCE CASUALTY INSURANCE COMPANY COMPANY OF AMERICA, a foreign 9 OF AMERICA TO ANSWER THE insurance company, **COMPLAINT** Defendant. 10 11 Pursuant to Western District of Washington Local Civil Rule 10(g), Plaintiff Daniel 12 Cortes Arias and Defendant Travelers Casualty Insurance Company of America, through their 13 undersigned attorneys, stipulate and move as follows: 14 T. **STIPULATION** Plaintiff Daniel Cortes Arias and Defendant Travelers Casualty Insurance Company of 15 America hereby stipulate and agree to extend the time for Defendant Travelers Casualty 16 Insurance Company of America to file its Answer to Daniel Cortes Arias' Complaint to May 3, 17 2024. 18 DATED this 29<sup>th</sup> day of April 2024. 19 LETHER LAW GROUP BRAIN INJURY LAW OF SEATTLE 20 /s/ Sam Colito /s/ Cassidy Spencer Cassidy Spencer, WSBA #50569 Sam Colito, WSBA #42529 21 437 5<sup>th</sup> Ave S Ste 103 1848 Westlake Avenue N, Suite 100 Seattle, WA 98109 Edmonds, WA 98020 22 P: (206) 467-5444/F: (206) 467-5544 P: (425)-307-6001 scolito@letherlaw.com 23 cassidy@braininjurylawofseattle.com Attorney for Travelers Casualty Counsel for Plaintiff Daniel Cortes Arias Insurance Company of America 24 STIPULATION AND ORDER EXTENDING TIME TO ANSWER – 1

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## II. ORDER

Pursuant to the foregoing stipulation of the parties, it is hereby ORDERED that the deadline for Defendant Travelers Casualty Insurance Company of America's Answer to Plaintiff Daniel Cortes Arias' Complaint is extended to May 3, 2024.

DATED this 29th day of April, 2024.

John H. Chun

John H. Chun United States District Judge